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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/555,320	08/15/2000	PAUL VINCENT	P-5808	1525
75	7590 03/29/2004		EXAMINER	
MICHAEL L KENAGA			NGUYEN, STEVEN H D	
RUDNICK & WOLFE P O BOX 64807			ART UNIT	PAPER NUMBER
CHICAGO, IL 60664-0807			2665	
			DATE MAILED: 03/29/2004	· /

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Applica	tion No.	Applicant(s)			
		09/555,	320	VINCENT ET AL.			
		Examin	er	Art Unit			
		Steven I	HD Nguyen	2665			
 Period for	The MAILING DATE of this communica Reply	tion appears on t	he cover sheet with the d	correspondence address			
THE MA - Extensic after SI) - If the pe - If NO pe - Failure t Any repl	RTENED STATUTORY PERIOD FOR ALLING DATE OF THIS COMMUNICA ons of time may be available under the provisions of 3 (6) MONTHS from the mailing date of this communic riod for reply specified above is less than thirty (30) did not for reply is specified above, the maximum statute or reply within the set or extended period for reply will, y received by the Office later than three months after patent term adjustment. See 37 CFR 1.704(b).	ATION. 17 CFR 1.136(a). In no exterion. ays, a reply within the story period will apply and by statute, cause the apply statute.	event, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from oplication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status							
1)⊠ R	esponsive to communication(s) filed o	on <i>15 August 200</i>	<u>00</u> .				
·		This action is		•			
3)□ S	, —						
cl	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition	of Claims						
4)⊠ C	laim(s) <u>1</u> is/are pending in the applica	tion.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□ C	Claim(s) is/are allowed.						
6)⊠ C	Claim(s) <u>1</u> is/are rejected.						
7) C	laim(s) is/are objected to.						
8)□ C	laim(s) are subject to restriction	n and/or election	requirement.	/			
Application	ı Papers						
9) <u></u> Th	e specification is objected to by the E	xaminer.					
10)∐ Th	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
A	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
R	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) <u> </u>	e oath or declaration is objected to by	y the Examiner. N	Note the attached Office	Action or form PTO-152.			
Priority und	der 35 U.S.C. § 119		•				
a)⊠ 1. 2.	knowledgment is made of a claim for All b) Some * c) None of: Certified copies of the priority doc Certified copies of the priority doc Copies of the certified copies of the	cuments have be	en received. en received in Applicati	on No			
	application from the International	•		3			
* See	e the attached detailed Office action for	or a list of the cer	tified copies not receive	d.			
Attachment(s)			∆ □	(DTO 440)			
	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO-	-948)	4) Interview Summary Paper No(s)/Mail Da				
3) 🔲 Informat	ion Disclosure Statement(s) (PTO-1449 or PTCo(s)/Mail Date	•		atent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Silventionen (GB 2309357) in view of Grude (USP 5239678).

Silventionen discloses (Figs 1-11 and Pages 1-23) a microcell base station (Fig 2, Ref 231) for a multilayer radio communication cellular network comprising a wire interface (Fig 2, Ref 232) for connection to a wire access network and an air interface (Fig 2, Ref 231 has a wire and air interface for communicating with a mobile device 201 via radio frequency using time division multiple access having the frames wherein each frame is divided into the time slots; See Fig 8, Frames 802-806 and each frame has 8 time slot; See Fig 6) for communicating by radio with mobile station in accordance with a time division multiple access operating mode, with

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signal frames each divided into a number N of successive timeslots, wherein telephone communications involving a mobile station located within radio range of the equipment can be established through the wire network by means of the wire interface and the air interface, wherein the air interface is arranged to transmit a radio signal in each timeslot of the frames on a beacon frequency wherein the radio signal transmitted on the beacon frequency comprises a beacon signal carrying signaling information (Fig 6 discloses each slot can be used for transmitting a signaling or user information; See page 9, lines 29 to page 11, lines 25 and Fig 8 discloses the slots of the frame 802 or 816 are used for signaling information). However, Silventionen fails to fully disclose the base station transmits signaling information in at least one timeslot as long as at most N-l of the timeslots of the frame on the beacon frequency are occupied by communications with mobile stations and stops transmitting the beacon signal when the N timeslots on the beacon frequency are occupied by communications with mobile stations. In the same field of endeavor, Grube discloses (Figs 1-8 and col. 1, lines 5 to col. 9, lines 50) a method and system comprising the base station (Fig 1B, Ref 151) transmits signaling information in at least one timeslot as long as at most N-l of the timeslots of the frame on the beacon frequency are occupied by communications with mobile stations (control "at least one time slot used for transmitting signaling" and traffic channels "the other timeslot assigned for voice communication between the base station and mobile" for transmitting and receiving signaling/voice information between the base station and mobiles; See col. 2, lines 59-30); stops transmitting the beacon signal when the N timeslots on the beacon frequency are occupied by communications with mobile stations (when the control channel is used for transmitting the

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voice information between the base station and mobiles, the base station is not transmit signaling to the mobiles; See Abstract and See col. 2, lines 59-30).

Since, Silventionen suggests a system and method for allowing the timeslots of frames carrying signaling or traffic information. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a method and system for converting a control channel into a traffic channel after N-1 timeslots allocated to the mobiles as disclosed by Grude's into Silventionen's system and method. The motivation would have been to increase the capacity and delay of the system to accept the calls.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Patrick (GB 2260877) discloses a method and system for allocating a signaling slot and the traffic slots for carrying the signaling and user information.

Sasuta (USP 5235598) discloses a system for using control channel to carry both voice and signaling data.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven HD Nguyen whose telephone number is (703) 308-8848. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on (703) 308-6602. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

Steven HD Nguyen

Primary Examiner

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3/17/04